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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/309,264	05/11/1999	YUKIJI YODA	P7292-9003	7284
7:	590 12/20/2004		EXAM	INER
ARENT FOX	KINTNER PLOTKI	JAGAN, MIRELLYS		
1050 CONNEC SUITE 400	CTICUT AVENUE, N.	W.	ART UNIT	PAPER NUMBER
WASHINGTO	N. DC 20036-5339		2859	

DATE MAILED: 12/20/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
Advisory Action	09/309,264	YODA ET AL.		
Advisory Audion	Examiner	Art Unit		
	Mirellys Jagan	2859		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address				
THE REPLY FILED 18 November 2004 FAILS TO PLAC Therefore, further action by the applicant is required to avectional rejection under 37 CFR 1.113 may only be either: (1) condition for allowance; (2) a timely filed Notice of Appeal Examination (RCE) in compliance with 37 CFR 1.114.	roid abandonment of this applica) a timely filed amendment which I (with appeal fee); or (3) a timely	ation. A proper reply to a not places the application in		
	PLY [check either a) or b)]			
a) The period for reply expires 3 months from the mailing date b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire I ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The fee have been filed is the date for purposes of determining the period of fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of (2) as set forth in (b) above, if checked. Any reply received by the Office filed, may reduce any earned patent term adjustment. See 37 CFR 1.7	Advisory Action, or (2) the date set forth later than SIX MONTHS from the mailin FILED WITHIN TWO MONTHS OF TH date on which the petition under 37 CF of extension and the corresponding amount the shortened statutory period for reply be later than three months after the mail	g date of the final rejection. IE FINAL REJECTION. See MPEP R 1.136(a) and the appropriate extension unt of the fee. The appropriate extension originally set in the final Office action; or		
1. A Notice of Appeal was filed on Appellant's 37 CFR 1.192(a), or any extension thereof (37 CFF	R 1.191(d)), to avoid dismissal o			
2. The proposed amendment(s) will not be entered be				
(a) they raise new issues that would require further		see NOTE below);		
(b) they raise the issue of new matter (see Note be	·			
(c) they are not deemed to place the application in issues for appeal; and/or				
(d) they present additional claims without canceli NOTE:	ng a corresponding number of fi	inally rejected claims.		
3. Applicant's reply has overcome the following reject	tion(s):			
4. Newly proposed or amended claim(s) would canceling the non-allowable claim(s).	be allowable if submitted in a se	eparate, timely filed amendment		
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request for application in condition for allowance because: See		idered but does NOT place the		
6. The affidavit or exhibit will NOT be considered becaraised by the Examiner in the final rejection.	ause it is not directed SOLELY t	to issues which were newly		
7. For purposes of Appeal, the proposed amendment explanation of how the new or amended claims we				
The status of the claim(s) is (or will be) as follows:				
Claim(s) allowed:	•			
Claim(s) objected to:				
Claim(s) rejected: 3-12.				
Claim(s) withdrawn from consideration:				
8. The drawing correction filed on is a) app	roved or b) disapproved by	the Examiner.		
9. Note the attached Information Disclosure Statemer	nt(s)(PTO-1449) Paper No(s)			
10. Other:	per/			
,	Diego Gutierre Supervisory Patent E	xaminer		

Continuation of 5. does NOT place the application in condition for allowance because:

Applicant's arguments that Osburn fails to disclose or suggest placing a work on a waiting position of an auto pallet changer 'directly after' the work has been machined are not persuasive. Applicant cites column 3, line 67-column 4, line 3 of Osburn's disclosure, which states "after an interchange has been completed, pallet 50 now on support 47 will have been bodily transferred into the operating position 32 on the machine index table 27.", as support for Applicant's argument that Osburn fails to disclose placing a work on a waiting position of an auto pallet changer directly after the work has been machined. However, this particular excerpt relied on by Applicant is referring to the exchanging of pallets (30) and (50), which was not used by the Examiner in rejecting the claims. Osburn discloses, e.g., see figures 2-6, that pallet (30) is moved in a horizontal direction from position (47B), which is considered by the Examiner to be a 'waiting position', to a position (32) located at an inlet of the machining tool, which is considered by the Examiner to be a 'machining position'. The pallet is then slid over to the tool (40) and the workpiece on the pallet (30) is worked on by the tool (40), after which the pallet (30) (and workpiece) is returned to position (32), and from position (29) to position (47B). However, in Applicant's disclosure, e.g., see figure 3, pallet (12) is moved in a horizontal direction from position (29), which is the 'waiting position', to a position on (21) located at an inlet of the machining tool, which is the 'machining position'. The pallet is then slid over to the tool (20) and the workpiece on the pallet (12) is worked on by the tool (20), after which the pallet (12) (and workpiece) is returned to the position on (21) located at the inlet of the machining tool, and from there to position (29). Therefore, since Osburn provides the same movement of the pallet as Applicant's, Osburn is considered to place the work on the waiting position 'directly after' the work has been machined, as

Applicant's arguments that the spindle of Osburn moves in a vertical (Y-) and horizontal (Z-) direction, i.e., but not in a transverse (X-) direction have been considered but are not persuasive since the Examiner's use of X-/Y-/Z- in the Office action was typographically incorrect since the Examiner was intending to provide an explanation of the two movements provided by Osborn and Matsumiya as claimed. Osburn's spindle moves in a vertical, e.g., Y-, and horizontal, e.g., Z-, direction only, where the movement of the pallet in the transverse, e.g., X-, direction relative to the spindle is provided by the platform (24); and Matsumiya's probe moves three-dimensionally, e.g., in X-/Y-/Z- directions. Therefore, the Y-/Z- movement of the spindle and the three-dimensional movement, i.e., X-/Y-/Z-, of the measuring probe of the machine tool of Osburn and Matsumiya provide a movement in a horizontal direction and orthogonal to each other, as claimed.

Applicant's arguments that Matsumiya fails to disclose or suggest a waiting position of an auto-pallet changer for using the CMM to measure a workpiece at the waiting position because Matsumiya teaches that the work is measured 'directly at the machining site' are not persuasive since the rejections are not based on Matsumiya teaching an auto-pallet changer having a waiting position, and since the phrase "machining site" stated by Matsumiya refers to the general location of the machining process, and not a location directly at the machining tool as apparently interpreted by Applicant. This can be seen in figure 14 of Matsumiya, which shows the machining tool (215) and a table (217) for supporting the machined workpiece at a location adjacent to the tool. The measuring machine (201) is used to measure the machined workpiece supported by the table. Therefore, Matsumiya does not measure the workpiece directly at the machining tool, as suggested by Applicant.

Applicant's arguments that the Examiner has used the advantages of Applicant's invention as motivation to combine Osburn and Matsumiya are not persuasive since the Examiner's motivation came only from the references themselves since both of the references teach using machining tools for machining a workpiece, where Matsumiya teaches that it is useful to provide a machining tool with a measuring machine in order to measure the shape of a machined workpiece in real time and prevent the production of an inferior workpiece.

Applicant's arguments with respect to claims 8-10 have been considered but are not persuasive for the reasons stated above..